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10 Attorneys for Plaintiffs BAY AREA SURGICAL  
11 GROUP, INC.; KNOWLES SURGERY  
12 CENTER, LLC, NATIONAL AMBULATORY  
13 SURGERY CENTER, LLC, LOS ALTOS  
14 SURGERY CENTER, LP, FOREST  
15 SURGERY CENTER, LP and SOAR  
16 SURGERY CENTER, LLC



3/6/2014

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11 **UNITED STATES DISTRICT COURT**  
12  
13 **NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION**

14 BAY AREA SURGICAL GROUP, INC.;  
15 KNOWLES SURGERY CENTER, LLC;  
16 NATIONAL AMBULATORY SURGERY  
17 CENTER, LLC; LOS ALTOS SURGERY  
18 CENTER, LP; FOREST AMBULATORY  
19 SURGICAL ASSOCIATES, LP; SOAR  
20 SURGERY CENTER, LLC,

21 Plaintiffs,

22 vs.

23 AETNA LIFE INSURANCE COMPANY, *et*  
24 *al.*,

25 Defendants.

26 CASE NO. 13-CV-05430 EJD

27 **NOTICE OF VOLUNTARY DISMISSAL  
28 OF DEFENDANTS CORDEVALLE, L.P.  
and CORDEVALLE WELFARE BENEFITS  
PLAN**

29 Trial Date: None Set

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39 13-CV-05430 EJD

40 **NOTICE OF VOLUNTARY DISMISSAL OF DEFENDANTS CORDEVALLE, L.P.  
41 and CORDEVALLE WELFARE BENEFITS PLAN**

1 PLEASE TAKE NOTICE that pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i),  
2 Plaintiffs BAY AREA SURGICAL GROUP, INC.; KNOWLES SURGERY CENTER, LLC;  
3 NATIONAL AMBULATORY SURGERY CENTER, LLC; LOS ALTOS SURGERY CENTER,  
4 LP; FOREST AMBULATORY SURGICAL ASSOCIATES, LP; and SOAR SURGERY  
5 CENTER, LLC, by and through its counsel, voluntarily dismisses without prejudice all causes of  
6 action against Defendants CORDEVALLE, L.P. and CORDEVALLE WELFARE BENEFITS  
7 PLAN in the above-captioned action. This dismissal relates ONLY to CORDEVALLE, L.P. and  
8 CORDEVALLE WELFARE BENEFITS PLAN.

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10 DATED: March 5, 2014

HOOPER, LUNDY & BOOKMAN, P.C.

11  
12 By: /s/ Daron L. Tooch

13 DARON L. TOOCH

14 Attorneys for Plaintiffs BAY AREA SURGICAL  
15 GROUP, INC.; KNOWLES SURGERY CENTER,  
16 LLC, NATIONAL AMBULATORY SURGERY  
17 CENTER, LLC, LOS ALTOS SURGERY CENTER,  
18 LP, FOREST SURGERY CENTER, LP and SOAR  
19 SURGERY CENTER, LLC

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